## COUNTY OF LOS ANGELES

#### CLAIMS BOARD

500 WEST TEMPLE STREET
LOS ANGELES, CALIFORNIA 90012

#### MEMBERS OF THE BOARD

Maria M. Oms Auditor-Controller John F. Krattli Office of the County Counsel Rocky Armfield Chief Administrative Office August 21, 2006

Honorable Board of Supervisors 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Re: Rosa Franco, et al. v. County of Los Angeles
Los Angeles Superior Court Case No. BC 309 544

Dear Supervisors:

The Claims Board recommends that:

- 1. The Board authorize settlement of the above-entitled action in the amount of \$2,180,000.00, plus assumption of the Medi-Cal Lien not to exceed \$183,390.30.
- 2. The Auditor-Controller be directed to draw warrants to implement this settlement from the Department of Health Services.

Enclosed is the settlement request and a summary of the facts of the case.

The Corrective Action Report is being transmitted to you under separate cover by the Department of Health Services.

Return the executed, adopted copy to Georgene Salisbury, Suite 648 Kenneth Hahn Hall of Administration, Extension 4-1803.

Very truly yours,

Maria M. Oms, Chairperson

Los Angeles County Claims Board

MMO:gs

Enclosure

# MEMORANDUM

August 14, 2006

TO:	THE LOS ANGELES COUNTY CLAIMS BOARD
FROM:	DAVID O'KEEFE, ESQ. Bonne, Bridges, Mueller, O'Keefe and Nichols
	NARBEH BAGDASARIAN Deputy County Counsel Health Services Division
RE:	Rosa Franco, et al. v. County of Los Angeles Los Angeles County Superior Court, Case No. BC 309544
DATE OF INCIDENT:	April 25, 2003
AUTHORITY REQUESTED:	\$2,180,000.00, Plus Assumption of the Medi-Cal Lien Not to Exceed \$183,390.30
COUNTY DEPARTMENT:	DEPARTMENT OF HEALTH SERVICES
CLAIMS BOARD	ACTION:
Approve	Disapprove Recommend to Board of Supervisors for Approval
ROCKY ARMFII	, Chief Administrative Office
JOHN F. KRAT	TLI County Counsel
MARIA M. OM	Auditor-Controller
on Oug	ut 21, 2006

#### **SUMMARY**

This is a recommendation to settle for \$2,180,000.00 the medical negligence lawsuit brought by Peter Ochoa for the injuries he sustained while hospitalized at LAC+USC Medical Center. The State, having paid \$183,390.30 for the provision of Medi-Cal care, has a claim for reimbursement, which will be settled by the County.

#### **LEGAL PRINCIPLES**

The County is liable for the failure of its hospital and medical staff to provide services consistent with the appropriate standard of care for the circumstances encountered.

#### **SUMMARY OF FACTS**

Plaintiff, Peter Ochoa, a 17-year-old male, was suffering from a congenital blood vessel disorder in his brain. On April 6, 2003, he was admitted to Northridge Hospital where he underwent a diagnostic imaging study. The study showed bleeding in the right side of his brain.

On April 21, 2003, while still at the Northridge Hospital, Mr. Ochoa underwent another imaging study which indicated that he had a brain aneurysm (this is a disorder of the blood vessels whereby the walls of the blood vessels are weakened, this makes the person very susceptible to bleeding).

On April 22, 2003, the personnel at LAC+USC Medical Center approved the transfer of Mr. Ochoa to LAC+USC Medical Center. The patient was admitted to the neurosurgery department, at which time, he was alert and awake. The plan was to perform a clip ligation procedure (an elective surgical procedure where a clip is placed on the affected blood vessel to prevent bleeding) on Mr. Ochoa's aneurysm on April 28, 2003.

In the early morning hours on April 25, 2003, Mr. Ochoa complained of a splitting headache and suffered a seizure. Diagnostic imaging procedures revealed that he had significant bleeding in his brain which indicated that the aneurysm had re-ruptured releasing more blood into the brain. Due to the re-rupture, the risk of further bleeding for this patient increased which made an intervention mandatory. Late afternoon on April 25, 2003, the personnel performed a coil embolization procedure (an interventional radiological procedure where small coils are placed in the aneurysm to prevent and control the bleeding).

By April 29, 2003, diagnostic imaging confirmed that Mr. Ochoa had suffered a stroke producing permanent neurological injuries. Presently, he continues to require supervision and assistance with all activities of daily living due to severe cognitive deficits. Mr. Ochoa will need to live in a supervised setting for the rest of his life because of significant safety concerns.

#### **DAMAGES**

If this matter proceeds to trial, the claimant will likely seek the following:

Pain and Suffering (MICRA Limit)	\$ 250,000.00
Future Medical Care	\$4,000,000.00
Medi-Cal Lien	\$ 183,390.30
Lost Earnings (past and future)	\$1,531,000.00
Attorney Fees and Costs	\$ 850,000.00
Other (future wrongful death)	\$ <u>180,000.00</u>
TOTAL	\$6,994,390.30

### The proposed settlement includes:

Pain and Suffering	\$ 250,000.00
Medi-Cal Lien	\$ 183,390.30
Attorneys Fees (MICRA Estimate)	\$ 394,916.67
Future medical care	
and future wrongful death	\$1,510,083.33
Costs of Litigation	\$ <u>25,000.00</u>
TOTAL	\$2,363,390,30

#### STATUS OF CASE

Peter Ochoa brought this medical malpractice lawsuit against the County of Los Angeles through his Guardian ad Litem, Rosa Franco. The current trial date has been vacated pending approval of this settlement.

This matter involved complex medical issues surrounding the care and treatment rendered to Peter Ochoa at LAC+USC Medical Center. In addition to the normal discovery in such matters, it was necessary to retain numerous medical experts to review the care rendered by the County personnel and the extent of the plaintiff's injuries.

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Expenses incurred by the County of Los Angeles in the defense of this case through November 30, 2005, are attorneys fees of \$79,384.50 and \$34,572.56 in costs.

The total cost to the County of Los Angeles, as a result of this settlement is as follows:

Indemnity (Settlement Amount) County Attorneys Fees and Costs Medi-Cal Lien	\$2,180,000.00 \$ 114,957.06 \$ <u>183,390.30</u>
TOTAL	\$2,478,347.36

#### **EVALUATION**

Medical experts will be critical of the delay in performing surgery, or considering an alternative treatment procedure (such as a coil embolization) for Mr. Ochoa upon his admission. This delay fell below the standard of care, and is responsible for Mr. Ochoa's injuries and present condition.

We join with our private counsel, David O'Keefe, Esq., and our claims administrator, Octagon Risk Services, Inc., in recommending settlement in the amount of \$2,180,000.00, and payment of the Medi-Cal lien in the amount of \$183,390.30.

The Department of Health Services concurs in this settlement.

APPROYED:

KICHARD K. MASON Assistant County Counsel

NB:bdv

Attachment